Page 1 of 2 (Page 2 Not for Public Disclosure)

UNITED STATES DISTRICT COURT

for the

District of Montana

	United States of Americ	a	\	
v. DONOVAN ORVILLE HORTON) Case No: CR 23-88-GF-BMM	
	Il Judgment: as Amended Judgment: Amended Judgment if Any)	04/30/2024) USM No: 78368-510) PRO SE Defendant's Attorney	
(OING MOTION RSUANT TO 18		NTENCE REDUCTION 3582(c)(2)
§ 3582(c)(2) for subsequently be § 994(u), and ha	r a reduction in the term een lowered and made re	of imprisonment im troactive by the Uni otion, and taking in	posed based of ted States Sen to account the	of Prisons the court under 18 U.S.C. n a guideline sentencing range that has tencing Commission pursuant to 28 U.S.C. policy statement set forth at USSG §1B1.10 nat they are applicable,
IT IS ORDERI DEN the last judgment is			previously im	posed sentence of imprisonment (as reflected in d to
Defendant see				Page 2 when motion is granted) 1 history rules in Parts A and B, subpart 1 of
				ant is clearly ineligible. This Amendment was 23 Guidelines. (<i>See PSR para.</i> 22.)
Except as other	wise provided, all provis	ions of the judgmen	nt dated	shall remain in effect.
IT IS SO ORD	ERED.			Q 101
Order Date:	03/25/2025			Judge's signature
Effective Date:	(if different from order date			Printed name and title